



# Haryana Government Gazette

Published by Authority

Govt. of Haryana

No. 51 ] CHANDIGARH, TUESDAY, DECEMBER 17, 1991 (A. GRAHAYANA 26, 1913 SAKA)

## CONTENTS

	Pages
PART I—Haryana Government Notifications and Orders ..	729—734
PART I-A—Notifications by Local Government Department ..	Nil
PART I-B—Notifications by Commissioners and Deputy Commissioners ..	Nil
PART II—Statutory Notification of Election Commission of India—Other Notifications and Republications from the <i>Gazette of India</i> ..	Nil
PART III—Notification of High Court ; Director of Industries ; Advertisement and Notices etc. ..	519—524
PART III-A—Notification by Universities ..	Nil
PART III-B—Courts Notices ..	Nil
PART IV—Acts, Bills and Ordinances from the <i>Gazette of India</i> ..	Nil
PART V—Notifications by Haryana State Legislature ..	Nil
SUPPLEMENT PART I—Statistical ..	Nil
SUPPLEMENT PART II—General Review ..	Nil
LEGISLATIVE SUPPLEMENT—Contents ..	Nil
Ditto      PART I—Acts ..	Nil
Ditto      PART II—Ordinances ..	Nil
Ditto      PART III—Delegated Legislation ..	Nil
Ditto      PART IV—Correction Slips, Republications and Replacements ..	Nil

## PART I

### Haryana Government Notifications and Orders

#### DEVELOPMENT AND PANCHAYATS DEPARTMENT

The 9th December, 1991

No. DPH-LA-191/636.—In exercise of the powers conferred by section 15 of the Punjab Village Common Lands (Regulation) Act, 1961 (Punjab Act 18 of 1951), and all other powers enabling him in this behalf, the Governor of Haryana hereby makes the following rules, further to amend the Punjab Village Common Lands (Regulation) Rules, 1961, namely—

1. These rules may be called the Punjab Village Common Lands (Regulation) (First Amendment) Rules, 1991.

Price : Re. 1.00

( 729 )

Complete Copy : Rs. 5.75

2. In rule 3 after sub-rule (3) the following sub rule shall be added, namely :—

“(4) The Panchayat shall earmark an area of land not exceeding five acres, if available, in the village for the use of Potters to excavate raw earth if so advised by the Deputy Commissioner.”

3. In the said rules, in rule 6, in sub-rule (1) :—

(i) in clause (a) of the proviso, for sign and word, “and,” the sign“,” shall be substituted ; and

(ii) after clause (a) of the proviso, the following clause shall be inserted, namely : —

“(aa) out of cultivable land proposed to be leased five acres to ten acres land according to the need shall be reserved for grazing and resting of cattle in case land for such purposes is not already available; and”.

B. D. DHALIA,

Commissioner and Secretary to Government, Haryana,  
Development and Panchayats Department.

---

### LATE NOTIFICATIONS